

NOTICE OF DETERMINATION THAT AN IMPASSE IN NEGOTIATIONS HAS BEEN REACHED

(Pursuant to Education Article, Title 6, Subtitle 4, Section 6-408(e)(1) or Subtitle 5, Section 6-510(e)(1)

Pursuant to the Request filed by the public school employer [xx] and /or the employee organization [xx], the Public School Labor Relations Board (PSLRB) has determined from the facts that an impasse has been reached in negotiations between:

Board of Education of Anne Arundel County	
Public School Employer	,
and	
Teachers Association of Anne Arundel County	
Employee Organization	

This determination was made by the PSLRB on July 14, 2015 (Determination Date).

1. An impasse in negotiations has been reached as to the following matters (Matters in Dispute):

COLA

Step increase

Stipend for Challenged/Schools

Increase in hourly pay (workshop and extra-instructional)

Add additional longevity lane on coaches' scale

New hires outside of AACPS have experience credit reduced by three (3) years

Contract requires an automatic step at the beginning of each year

Thirty (30) day resignation notification requirement allows Unit 1 employees to resign at any time during the year without fulfilling their contractual obligations

Reduction in length of work year

Employees continue to be paid if dismissed or suspended recommendation is appealed

- 2. (a) Within ten (10) calendar days after the Determination Date, the public employer and the employee organization each shall file with the PSLRB its "last and best offer" as to each of the Matters in Dispute. Said filing shall be sent to Erica L. Snipes, Executive Director of the PSLRB, and a copy shall simultaneously be served on the other party. Filing and service must be in person or by U.S. mail, return receipt requested. A party's "last and best offer" as to a particular Matter in Dispute shall be the offer that it made to the other party with regard to that Matter immediately before a Request for a determination that an impasse had been reached was filed with the PSLRB.
- (b) Within five (5) calendar days after the Determination Date, the public school employer and the employee organization shall "select a mediator" in accordance with the selection process set forth in Title 6, Subtitle 4, Section 6-408(e) or Subtitle 5, Section 6-510(e). (The relevant statutory sections are attached hereto). The term "select a mediator" means that the parties have begun the selection process.
- (c) Within fourteen (14) calendar days after the Determination Date, the public school employer and the employee organization shall "commence mediation." The term "commence mediation" means that the parties have selected a mediator, and that he or she has agreed to serve.
- (d) The public employer and the employee organization each orjointly shall notify the Executive Director of the PSLRB (by e-mail or in other written form) promptly after each of the deadlines set forth in sections (a), (b) and (c) above have been met.

BY ORDER OF THE PUBLIC SCHOOL LABOR RELATIONS BOARD

Seymour Strongin, Chairman

Date: July 14, 2015